Subpart A [Reserved]

.11 Legal research and preparation legal documents. Subpart B—Inmate Legal Activities Purpose and scope

Limitation or denial of attorney vis-Visits by autorneys. Retention of attorneys.

its and correspondence. Legal aid program

543.16 Other paralegals, clerks, and legal as-

Subpart C—Federal Tort Claims Act

Purpose and scope

Filing a claim.

as to Offenses committed after that date), 5039; 28 U.S.C. 509, 510, 1346(b), 2671-80; 28 CFR 0.95-0.99, 0.172, 14.1-11. AUTHORITY: 5 U.S.C. 301; 18 U.S.C. 3621, 3622, 3624, 4001, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November Processing the claim. 5006-5024 (Repealed October 12, 1984

Subpart A [Reserved]

otherwise noted. SOURCE: 44 FR 38263, June 29, 1979, unless

§543.10 Purpose and scope.

mate reasonable access to legal materials and counsel, and reasonable oplegal documents. to legal reference materials portunity to prepare legal documents. law library, and procedures for access The Warden shall establish an inmate The Bureau of Prisons affords an incounsel, and for preparation and g 5

[46 FR 59509, Dec. 4, 1981]

§543.11 Legal research and preparation of legal documents.

band

is not participating in a scheduled program or work assignment), to do legal leisure time (that is, when the inmate of time, ordinarily during the inmate's allow an inmate a reasonable amount whenever practical, including evening and weekend hours. The Warden shall in the inmate law library available (a) The Warden shall make materials

Subpart B—Inmate Legal Activities

in living quarters during an inmate's shall allow preparation of documents oj. practical, prepare legal docuthe Warden

28 CFR Ch. V (7-1-04 Edition)

Bureau of Prisons, Justice

damaged materials are replaced. library are kept intact and that lost or sure that materials in each inmate law (b) The Warden shall periodically

압

action (see part 541 of this chapter). rules and local procedures governing act, generally warranting disciplinary use of the inmate law library. Unauthorized possession of library materials by an inmate constitutes a prohibited (c) Staff shall advise an inmate of

ellite camp). library (or basic law library in a satavailable in the institution main law legal reference materials which are not copies of legal reference materials, and mate's administrative case, prominently displayed on mate's name a court or with other judicial or adminpage, documents pertaining to an inistrative body which contain the inings to be submitted by the inmate to or administrative body, drafts of pleadclude but are not limited to the inas a presentence report) that have been mate's pleadings and documents (such (d) An inmate's legal materials in court or with another judicial and/or case the first caption photoij

court or from an attorney), in which special mail (for example, mail from a copied unless they are received through attorney. The legal materials are subcase they may be inspected for contratained attorney or are properly sent as ject to inspection and may be read or thorized attorney visit from a retained subparts B and F) or through an auprovisions on incoming publications or correspondence (see 28 CFR part 540, tution. The inmate may receive an authorized attorney visit from a relegal materials from outside the instilegal materials in accordance with the (1) An inmate may solicit or purchase or for the purpose of verifying

tions of paragraph (f)(2) of this section actions. Staff may also allow an inanother inmate subject to the limitamate to possess the legal materials of necessary for the inmate's own legal sess those legal materials which are that the mail qualifies as special mail. (2) Staff may allow an inmate to pos-

mulate for security or housekeeping The Warden may limit the amount of legal materials an inmate may accu-

documents, as requested by mitting his documents to court. Instiprovide necessary witnessing of these minister oaths shall be available to tution staff who are authorized to ad-(e) An inmate is responsible for sub-

section) with legal research and the preparation of legal documents for submay assist another inmate in the same institution during his or her leisure time (as defined in paragraph (a) of this (f)(1) Except as provided for in paragraph (f)(4) of this section, an inmate body mission to a court or other judicial

graph (f)(4) of this section, an inmate materials while assisting the other in-mate in the institution's main law li-Warden so designates. brary and in another location if the mate in the institution's main law may possess another inmate's legal Except as provided for in para-

brary or other designated location, has these documents outside the law libe the assisting inmate's legal property, and when the assisting inmate notes and drafts are not considered to or the name(s) of any inmate(s). These inmate may also develop and possess handwritten drafts of pleadings, so name(s) of any inmate(s). The assisting caption or document tion if the notes do not contain a case the library or other designated locanotes and to remove those notes from is permitted to make handwritten ignated location. An assisting inmate from the law library or other desincluding copies of the legal materials. move another inmate's legal materials. tain a case caption or document title long as the draft pleadings do not con-(i) The assisting inmate may not retitle or the

they are subject to the property limitations in §553.11(a) of this chapter.
(ii) Although the inmate being aslegal materials from the library or other designated location. Ordinarily, sisted need not remain present in providing and retrieving his or her dered, that inmate is responsible tion while the assistance is being renthe inmate must provide and retrieve law library or other designated locathe for

brief absence from a scheduled program her leisure time. his or her legal materials during his imminent court deadline may request a

inmates sideration to the legal needs of inmates in mental health seclusion status in or retrieve legal materials from an or work assignment in order to provide in controlled housing. federal medical centers or to inmates (3) The Warden may give special con-

and at times scheduled by staff.

the

uments if the

done so as not to interfere with regular institution operations. Staff may waive the cost if the inmate is without funds or if the material to be duplicated is carbon paper. The inmate shall bear the cost, and the duplication shall be tion cannot be accomplished by use of carbon paper. The inmate shall bear minimal, and the inmate's requests for

mate to hire a public stenographer to duplication are not large or excessive. stenographer. Staff shall advise the in-mate of any delay in the typing of tion, type Warden shall allow an inmate sume the expense of hiring the public ments. The Warden may allow the into have another inmate type his docuwriter, or, if the inmate cannot type, paring legal documents to use a typethe stenographer. which they have received notice from (h) Unless clearly impractical, the but the institution may not asdocuments outside the institupre-

disruption by legal activities. each inmate shall continue his regular institutional activities without undue imminent court deadline. demonstrates a requirement to meet an ration of documents to an inmate who time allowance for research and prepa-(i) The Warden shall give special Otherwise,

ciplinary segregation or administrative shall provide an inmate confined in disstaff and other resources, the Warden other inmates and the availability (j) With consideration of the needs of ther inmates and the availability of

an inmate's request and at times scheduled by staff, duplicate legal docorder, or discipline.
(g) The institution staff shall, upon assistance to another inmate in the interest of institution security, good that more than one copy must be sub-mitted to court and that the duplicamay impose limitations on an inmate's The Warden at any institution inmate demonstrates Exhibit